

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

POWER INTEGRATIONS, INC., a
Delaware corporation,

Plaintiff,

v.

FAIRCHILD SEMICONDUCTOR
INTERNATIONAL, INC., a Delaware
corporation, and FAIRCHILD
SEMICONDUCTOR CORPORATION, a
Delaware corporation,

Defendants.

C.A. No. 04-1371 JJF

DATE: March 2, 2007

TIME: 10:00 a.m.

**POWER INTEGRATIONS' MOTION TO PRECLUDE USE BY FAIRCHILD OF
ADDITIONAL INVALIDITY MATERIALS FIRST DISCLOSED AFTER THE
CLOSE OF DISCOVERY, AND AFTER THE INITIAL TRIAL**

For the reasons set forth in the accompanying Brief and its supporting papers and evidence, the file in this case, and other matters deemed appropriate by the Court, Plaintiff Power Integrations, Inc. ("Power Integrations") hereby moves to preclude Defendant Fairchild Semiconductor Int'l ("Fairchild") from introducing into evidence or utilizing at trial materials disclosed after the close of the first trial. Specifically, Plaintiff moves to exclude the following items: DX544 (chips), parts of DX545 (the four new items labeled I424, I429, I434, and I443), DX546 (wafers), DX547 (bond diagrams), and DX548 (magnified photos). A proposed form of order is attached hereto. In accordance with the procedures set forth in the Court's Standing Order Regarding Non-Dispositive Motions in patent cases, Power Integrations will present this motion on March 2, 2007 at 10:00 a.m.

Dated: February 7, 2007

FISH & RICHARDSON P.C.

By: */s/ William J. Marsden, Jr.* _____

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POWER INTEGRATIONS, INC.

**CERTIFICATION PURSUANT TO LOCAL RULE
OF CIVIL PROCEDURE 7.1.1**

Pursuant to Local Rules of Civil Procedure 7.1.1, counsel for Power Integrations certifies that it has in good faith conferred with counsel for Fairchild in an effort to resolve the matters set forth in this motion, but that the parties, after a reasonable effort, are unable to resolve the dispute.

/s/ William J. Marsden, Jr.

William J. Marsden, Jr. (#2247)

CERTIFICATE OF SERVICE

I hereby certify that on February 7, 2007, I electronically filed with the Clerk of Court **POWER INTEGRATIONS' MOTION TO PRECLUDE USE BY FAIRCHILD OF ADDITIONAL INVALIDITY MATERIALS FIRST DISCLOSED AFTER THE CLOSE OF DISCOVERY, AND AFTER THE INITIAL TRIAL** using CM/ECF which will send electronic notification of such filing(s) to the following Delaware counsel. In addition, the filing will also be sent as indicated:

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